Exhibit B

Case 2:20-cv-00280-JRG Document 77-2 Filed 08/19/21 Page 2 of 13 PageID #: 781 UNITED STATES PATENT AND TRADEMARK OFFICE

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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	90/014,808	07/19/2021	6922728	50057/0003	3249
	105758 Laurence & Phi	7590 08/19/202 illins IP Law	EXAMINER		
	2200 Pennsylva	ania Ave. NW, 4th Floo	KE, PENG		
	Washington, Do	C 20037-1701		ART UNIT	PAPER NUMBER
			3992		
				MAIL DATE	DELIVERY MODE
				08/19/2021	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



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(THIRD PARTY REQUESTER'S CORRESPONDENCE ADDRESS)

Kevin Anderson Duane Morris LLP 505 9th Street, N.W., Suite 1000 Washington, DC 20004

EX PARTE REEXAMINATION COMMUNICATION TRANSMITTAL FORM

REEXAMINATION CONTROL NO. 90/014,808.

PATENT UNDER REEXAMINATION 6922728.

ART UNIT 3992.

Enclosed is a copy of the latest communication from the United States Patent and Trademark Office in the above identified *ex parte* reexamination proceeding (37 CFR 1.550(f)).

Where this copy is supplied after the reply by requester, 37 CFR 1.535, or the time for filing a reply has passed, no submission on behalf of the *ex parte* reexamination requester will be acknowledged or considered (37 CFR 1.550(g)).

	Control No.		Patent Under Reexamination					
Order Granting Request	90/014,808		6922728					
Ex Parte Reexamination	Examiner		Art Unit	AIA (FITF) Status				
	PENG KE		3992	No				
The MAILING DATE of this comm	nunication app	ears on the cover s	sheet with the	e correspo	ndence address			
The request for <i>ex parte</i> reexamir been made. An identification of th determination are attached.								
Attachments: a) PTO-892	, b) ∠	PTO/SB/08,	c)□ Oth	er:				
1. ☑ The request for <i>ex parte</i> real	examination is	GRANTED.						
RESPONSE TIMES ARE SET AS FOLLOWS:								
For Patent Owner's Statement (Optional): TWO MONTHS from the mailing date of this communication (37 CFR 1.530 (b)). EXTENSIONS OF TIME ARE GOVERNED BY 37 CFR 1.550(c).								
For Requester's Reply (optional Patent Owner's Statement (37 Clf Patent Owner does not file a tis permitted.	FR 1.535). N 0	O EXTENSION OF	THIS TIME	PERIOD	IS PERMITTED.			
K/								
mary Examiner, Art Unit 3992								

cc:Requester (if third party requester)
U.S. Patent and Trademark Office
PTOL-471G(Rev. 01-13)

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Detail Action

- 1. On 7/19/21, Third Party Requester ("Requester") filed a request ("Request") for 90/014,808 *ex parte* reexamination of claims 1-7, 9-15, and 17-21 of US Patent 6,922,728 issued to Cho ("the '728 patent") which was filed on 12/18/2001 as application 10/024,895 (" '895 application").
- 2. The Request is **Granted**.

Concurrent Proceeding

- 3. A concurrent 90/014,798 ex parte reexamination of 1-7, 9-15, and 17-21 of US Patent 6,922,728 has been filed on 7/13/21.
- 4. 2:20-cv-281 Kaifi LLC v. T-Mobile U.S. Inc. Eastern District of Texas (Ongoing)
- 5. 2:20-cv-280 Kaifi LLC v. Verizon Com. Inc. Eastern District of Texas (Ongoing)

REFERENCES

- 6. Prior Art References cited:
- i. U.S. Patent No. 6,769,000 to Akhtar that has a priority claim to 10/04/1999, (Mohammed) is new art that provides new, non-cumulative technological teaching that were not previously considered and discussed on the record during the prosecution of '728 Patent.
- ii. U.S. Patent No. 7,120,129 to Ayyagari that has a priority claim to 03/13/2001, (Ayyagari) is new art that provides new, non-cumulative technological teaching that were not previously considered and discussed on the record during the prosecution of '728 Patent.

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7. It is noted that the prior art applied may only consist of prior art patents or printed

publications; and any document that falls outside of these two categories will not be considered

as prior art reference. See MPEP 2217.

PROSECUTION HISTORY

8. During the prosecution of Patent '728 (Application '875), the notice of allowance, issued

on 3/15/05, was the first action issued by the office after the application was filed on

12/18/2001.

9. The notice of allowance 3/15/05 cited the entirety of claim 1 as the reason for the

allowance:

10. "an internet network connecting and roaming system providing internet communication

service to a data communication terminal of a user moving indoors or outdoors, using an

outdoor wireless internet network including an antenna, a router and a location register, and an

indoor network including an indoor gateway connectable with an inter network the system

comprising:

A data communication terminal that includes an indoor wireless connection module and

stores registered indoor system ID information, so that the data communication terminal may be

connected with the indoor network if the registered indoor system ID information is received

and by connecting with the outdoor wireless internet network if the registered indoor system ID

information is not received;

An indoor gateway that includes an indoor wireless connection module therein,

broadcasts the indoor system ID information, makes wireless communication with the data

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communication terminal through the indoor wireless connection module, and is connected with

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the internet network via a wire;

A location register that stores location information of the data communication terminal

received through the indoor network or outdoor wireless internet network; and

A router that determines the location of the data communication terminal stored in the

location register and provides roaming of voice /data signals provided to the user by selecting

one of the indoor and the outdoor networks in accordance with the determined location of the

data communication terminal."

Substantial New Question of Patentability

11. Because the prosecution history does not provide a specific limitation as the reason of

patentability other than the entirety claim 1, the following italicized sections of claims 1 and 12

below are utilized by the examiner to show how specific teachings of the proposed references

create a substantial new question of patentability.

12. Claim 1 a computer-implemented method comprising:

13. an internet network connecting and roaming system providing internet communication

service to a data communication terminal of a user moving indoors or outdoors, using an

outdoor wireless internet network including an antenna, a router and a location register, and an

indoor network including an indoor gateway connectable with an inter network the system

comprising:

A data communication terminal that includes an indoor wireless connection module and

stores registered indoor system ID information, so that the data communication terminal may be

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connected with the indoor network if the registered indoor system ID information is received

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and by connecting with the outdoor wireless internet network if the registered indoor system ID

information is not received;

An indoor gateway that includes an indoor wireless connection module therein,

broadcasts the indoor system ID information, makes wireless communication with the data

communication terminal through the indoor wireless connection module, and is connected with

the internet network via a wire;

A location register that stores location information of the data communication terminal

received through the indoor network or outdoor wireless internet network; and

A router that determines the location of the data communication terminal stored in the

location register and provides roaming of voice /data signals provided to the user by selecting

one of the indoor and the outdoor networks in accordance with the determined location of the

data communication terminal.

14. Claim 12 An internet network connecting and roaming method for providing internet

communication service to a data communication terminal of a user moving indoors or outdoors

using an outdoor wireless internet network including an antenna, a router and a location register,

and an indoor network including an indoor gateway connectable with an internet network, the

method comprising:

a first step of providing the user with a communication service by connecting with the

outdoor wireless internet network when the user is located outdoors;

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a second step of determining whether when indoor system ID information is received by the data communication terminal and the received indoor system ID information is identical to indoor system ID information stored in the location register;

a third step of going through authentication of an indoor location of the data communication terminal by the location register and storing the indoor location into the location register if it is determined in the second step that the two of ID information are equal to each other;

a fourth step of connecting with the internet network by switching connection of the data communication terminal from the outdoor wireless internet network to the indoor gateway and making wireless communications through the indoor gateway and an indoor wireless connection module;

a fifth step of, when the data provided from the internet network in accordance with location information stored in the location register are transferred to the indoor gateway, supplying the data communication terminal with the data through the indoor gateway and the indoor wireless connection module;

Issue I

Akhtar

15. Akhtar teaches the control and coordination of subscriber device and the unlicensed wireless communication base station. The Request shows that Akhtar teaches following limitations of claim 1 in '728 patent:

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A data communication terminal that includes an indoor wireless connection module and stores registered indoor system ID information, so that the data communication terminal may be connected with the indoor network if the registered indoor system ID information is received and by connecting with the outdoor wireless internet network if the registered indoor system ID information is not received; (29:64-67; 30:39-41)

An indoor gateway that includes an indoor wireless connection module (8:20-40) therein, broadcasts the indoor system ID information, (29:64-67; 30:39-41; 1:58-61; 7:63-65) makes wireless communication with the data communication terminal through the indoor wireless connection module, and is connected with the internet network via a wire; (30:45-48)

Claim 12 in '728 patent:

a first step of providing the user with a communication service by connecting with the outdoor wireless internet network when the user is located outdoors; (29:64-67; 30:39-41)

a second step of determining whether when indoor system ID information is received by the data communication terminal (29:64-67; 30:39-41; 1:58-61; 7:63-65) and the received indoor system ID information is identical to indoor system ID information stored in the location register; (4:7-15; 4:50-61; 1:61-65)

It is agreed that Akhtar raises an SNQ as to claims 1 and 12 of '728 patent as pointed out above, as well as to claims 2-7 and 9-11 as they are depended on claim 1; and claims 13-15 and 17-21 as they are depended on claim 12. There is a substantial likelihood that a reasonable examiner would consider the teachings of Akhtar important in deciding whether or not claims 1-7, 9-15, and 17-21 are patentable.

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Issue II

Akhtar and Ayyagari

16. Requester asserts a substantial new question of patentability to the claims 1-7, 9-15, and 17-21 as being obvious over the combined teaching of Akhtar and Ayyagari raise a substantial new question of patentability with respect to independent claims 1 and 12. (see Issue I above). Accordingly, it is agreed that the combination of Akhtar and Ayyagari raise a substantial new question of patentability with respect to claims 1-7, 9-15, and 17-21 because claims 2-7 and 9-11 are depended on claim 1; and claims 13-15 and 17-21 are depended on claim 12.

Scope of Reexamination

17. Claims 1-7, 9-15, and 17-21 will be reexamined as requested in the Request and are hereby Ordered.

Conclusion

Extensions of time under 37 CFR 1.136(a) will not be permitted in these proceedings because the provisions of 37 CFR 1.136 apply only to "an applicant" and not to parties in a reexamination proceeding. Additionally, 35 U.S.C. 305 requires that reexamination proceedings "will be conducted with special dispatch" (37 CFR 1.550(a)). Extension of time in ex parte reexamination proceedings are provided for in 37 CFR 1.550(c).

The patent owner is reminded of the continuing responsibility under 37 CFR 1.565(a) to apprise the Office of any litigation activity, or other prior or concurrent proceeding, involving

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Patent No. 6,922,728 throughout the course of this reexamination proceeding. See MPEP §§

2207, 2282 and 2286.

All correspondence relating to this ex parte reexamination proceeding should be directed as

follows:

By U.S. Postal Service Mail to:

Mail Stop Ex Parte Reexam ATTN: Central Reexamination Unit Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

By FAX to: (571) 273-9900 Central Reexamination Unit

By hand to: Customer Service Window Randolph Building 401 Dulany St. Alexandria, VA 22314

By EFS-Web:

Registered users of EFS-Web may alternatively submit such correspondence via the electronic filing system EFS-Web, at

https://efs.uspto.gov/efile/myportal/efs-registered

EFS-Web offers the benefit of quick submission to the particular area of the Office that needs to act on the correspondence. Also, EFS-Web submissions are "soft scanned" (i.e., electronically uploaded) directly into the official file for the reexamination proceeding, which offers parties the opportunity to review the content of their submissions after the "soft scanning" process is complete.

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Any inquiry concerning this communication or earlier communications from the Reexamination

Legal Advisor or Examiner, or as to the status of this proceeding, should be directed to the

Central Reexamination Unit at telephone number (571) 272-7705.

/PENG KE/ Primary Examiner, Art Unit 3992

Conferees:

/William H. Wood/ Primary Examiner, Art Unit 3992

/HBP/